Case 1:23-cr-00491-MAD - Document	442 Filed 06/11/25 Page 1 of 1
Waters	
When more established to the common of the c	
When the US asks to for an exhibit	
to be received into evidence, and	
defendant objects to that exhibit,	
and that objection is sustained,	
what does that mean for what the	
jury can consider? Is everything relating	
to that exhibit (including witness identifical	(ion)
Not something we should consider?	
·	
·	Court Exhibit
;	No. L
	Case 1:23 cr 491 MAR
	USA v. Adekoya
,	
	<u> </u>